AGILENT TECHNOLOGIES, INC. Legal Department, DL429 Intellectual Property Administration

Intellectual Property Administration
P.O. Box 7599
Logand, Colorado 80537-0599

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Investor(s): Webb et al.

Fial No.: 10/633,611

Examiner: Agarwal, Ritesh

Filing Date:

July 31, 2003

Group Art Unit: 1631

Title: Chemical Arrays with Test Dependent Signal Reading or Processing

COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria VA 22313-1450

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

Sır:	Sir:												
Trai	Transmitted herewith is/are the following in the above-identified application:												
X	Response/Amendment					Petition to extend time to respond							
	New fee as calculated below					Supplemental Declaration							
	No additional fee (Address envelope to "Mail Stop Amendments")												
Other: (Fee \$)													
	CLAIMS AS AMENDED BY OTHER THAN A SMALL ENTITY												
	(1) FOR	FOR CLAIMS REMAINING NUMBER H			HIGHEST NUMBER PRESE			(5) ESENT XTRA	(6) RATE		(7) ADDITIONAL FEES		
	TOTAL CLAIMS		MINUS				=	0	х	50	\$	0	
1 '	NDEP. CLAIMS	·· I MINUS I		,	= 0			Х	200	\$	0		
[FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + 360										\$	0	
	EXTENSION FEE	1 ST MONTH 120.00	2 ND MON1 450.00	2 ND MONTH 450.00 □		3 RD MONTH 1020.00 □		4 TH Mr 1590.0		H	\$	0	
OTHER FEES											\$	0	
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT											\$	0	

Charge \$0 ___ to Deposit Account **50-1078**. At any time during the pendency of this application, please charge any fees required or credit any over payment to Deposit Account **50-1078** pursuant to 37 CFR 1.2 5. Additionally please charge any fees to Deposit Account **50-1078** under 37 CFR 1.16, 1.17, 1.19, 1.20 and 1.21. A duplicate copy of this transmittal letter is enclosed.

I hereby certify that this correspondence is being Deposited with the United States Postal Service as First class mail in an envelope addressed to: Commissioner for Patents, PO Box 1450, Alexandria, VA,22313-1450.

Date of Deposit: 5/8/0

Typed Name: Maria J. Sousa

Signature 11900

Respectfully submitted,

Webb et at.

By

Alan Cannon for John Brady Attorney/Agent for Applicant(s)

Reg. No. 34,977

ate: 5// D

Telephone No. (408) 736-3554

CERTIFICATE OF MAILING kertify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Assioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450. yped or Printed Name Maria J. Sousa Signature Date raño RESPONSE TO RESTRICTION Attorney Docket 10021295-1 REQUIREMENT AND NOTICE OF Confirmation No. 5564 NON-RESPONSIVE ELECTION First Named Inventor Webb **Application Number** 10/633,611 Address to: Filing Date 07/31/2003 Commissioner for Patents Group Art Unit 1631 P.O. Box 1450 **Examiner Name** Agrawal, Ritesh Alexandria, VA 22313-1450 Title Chemical Array with Test-Dependent Signal Reading or Processing

Sir:

This is in response to the Office Communication dated 04/24/2007 for which a one-month period for response was given making this response due on or before May 24, 2007, and to the Restriction Requirement dated 1/18/2007.

THE OFFICE COMMUNICATION

In the Office Communication dated 04/24/2007, the Examiner indicated that Applicants' response filed 2/6/07 is not responsive to the Restriction Requirement mailed on 1/18/07, since the Restriction Requirement required an election of a member from species A, as well as an election of a member from species B, not an election of species A or B. Accordingly, the Examiner set a one-month time period in which to file a fully responsive election.

THE RESTRICTION REQUIREMENT

In the Official Action dated January 18, 2007, the Examiner required an election of one species from each group of Species A and B as follows:

"Species A" – elect one test request among those recited, for example, in claim 57; and "Species B" – elect one condition among those recited, for example in claim 58.

The Examiner indicated that claims 1, 5-7, 10-13, 41-56 and 59-60 are generic.

Atty Dkt. No.: 10021295-1 USSN: 10/633,611

RESPONSE

In response to the restriction requirement, Applicants elect "tests for expression levels or one or more genes or a class of genes", claims 1, 5-7, 10-13, 41-57 and 59-60; and "a disease", claims 1, 5-7, 10-13, 41-56 and 58-60, with traverse. Applicants respectfully submit that claims 57 and 58 are drafted in Markush format, and therefore if the Examiner finds only one member of the Markush group in a claim, that claim can be rejected upon the finding of that one member. Accordingly, Applicants respectfully submit that the restriction requirement was unnecessary.

Conclusion

Applicants respectfully submit that a proper response has been made to the Restriction Requirement., and that all of the claims in this application are in condition for allowance, which action is requested. If the Examiner finds that a telephone conference would expedite the prosecution of this application, please telephone the undersigned at the number provided.

Atty Dkt. No.: 10021295-1

USSN: 10/633,611

The Commissioner is hereby authorized to charge any underpayment of fees associated with this communication, including any necessary fees for extensions of time, or credit any overpayment to Deposit Account No. 50-1078, order number 10021295-1.

Respectfully submitted,

Date: 5/807

By: Alan W. Cannon for John Brady

Registration No. 34,977

John Brady Agilent Technologies, Inc. Legal Department, DL429 Intellectual Property Administration P.O. Box 7599 Loveland, CO 80537-0599

Telephone: (408) 553-3584 Facsimile: (408) 553-2365